IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

WAPP TECH LMIITED PARTNERSHIP and WAPP TECH CORP.,

Plaintiffs,

v.

BANK OF AMERICA, N.A.,

Defendant.

WAPP TECH LIMITED PARTNERSHIP and WAPP TECH CORP.,

Plaintiffs,

v.

WELLS FARGO BANK, N.A.,

Defendant.

Case No. 4:21-cv-00670-ALM

Jury Trial Requested

Case No. 4:21-cv-00671-ALM

Jury Trial Requested

P.R. 4-3 JOINT CLAIM CONSTRUCTION STATEMENT

Pursuant to the Court's Patent Scheduling Orders (670 Case, Dkt No. 37; 671 Case, Dkt. No. 33), Plaintiffs Wapp Tech Limited Partnership and Wapp Tech Corp. ("Wapp") and Defendants Bank of America, N.A. and Wells Fargo Bank, N.A. ("Defendants") (collectively, the "Parties") have met and conferred, and hereby submit this Joint Claim Construction and Prehearing Statement.

The claim construction hearing on June 30, 2022 will address U.S. Patent Nos. 8,924,192 (the "'192 Patent"); 9,298,864 (the "'864 Patent"); 9,971,678 (the "'678 Patent"); 10,353,811 (the "'811 Patent"); and 10,691,579 (the "'579 Patent") (collectively the "Patents-in-Suit").

I. P.R. 4-3(a)(1) Agreed Claim Constructions

Term	Agreed Construction
"system for testing an application for a mobile device"	The preambles are limiting; plain meaning
('864 Patent, Claim 1) ('678 Patent, Claim 45)	
"system for developing an application for a mobile device"	The preambles are limiting; plain meaning
('192 Patent, Claim 1)	
"application"	Plain meaning
('192 Patent, Claim 1) ('864 Patent, Claim 1) ('678 Patent, Claim 45)	
"simulate"	"emulate"
('192 Patent, Claim 1) ('864 Patent, Claim 1) ('678 Patent, Claim 45) ('811 Patent, Claims 1, 8, 22, 24) ('579 Patent, Claims 1, 7, 19)	
"simulating"	"emulating"
('579 Patent, claim 11)	
"emulate"	Plain meaning
('192 Patent, Claim 1) ('579 Patent, Claims 14, 26)	
"simultaneously visually [simulate/emulate], via one or more profile display windows"	"emulate simultaneously, and display one or more windows showing resources of the mobile device that are available to the application"
('192 Patent, Claim 1) ('678 Patent, Claim 45)	
"simulate, via one or more profile display windows"	"emulate, and display one or more windows showing resources of the mobile device that are available to the application"
('864 Patent, Claim 1)	(6. 4. 11
"configured to"	"actually programmed to"
('192 Patent, Claims 1, 2) ('864 Patent, Claim 1)	
('678 Patent, Claim 45)	

Term	Agreed Construction
"the software"	The antecedent basis for "the software" is "a
	software testing interface" in Claim 45 of the
('678 Patent, Claim 45)	'678 Patent.

II. P.R. 4-3(a)(2) Proposed Constructions for Terms in Dispute

Attached as Exhibit A is a chart showing Wapp's proposed constructions of each disputed claim term with intrinsic and extrinsic evidence upon which it may rely to support its proposed constructions.

Attached as Exhibit B is a chart showing Defendants' proposed constructions of each disputed claim term with intrinsic and extrinsic evidence upon which Defendants may rely to support their proposed constructions.

All Parties reserve the right to rely upon any intrinsic or extrinsic evidence identified by any other Party. In addition, each Party reserves the right to amend, correct, or supplement its claim construction positions and supporting evidence in response to any change of position by any other Party, or for other good cause.

III. P.R. 4-3(a)(3) Anticipated Length of Time for Claim Construction Hearing

The Parties anticipate the length of time necessary for the claim construction hearing will be about three hours, divided equally between the Parties.

IV. P.R. 4-3(a)(4) Anticipated Witnesses at the Claim Construction Hearing

The Parties do not propose to call any witnesses, including expert witnesses, at the claim construction hearing.

V. <u>P.R. 4-3(a)(5) Other Issues to Be Addressed at a Claim Construction Prehearing</u> <u>Conference</u>

The Parties are not aware of any other issues at this time that might be appropriately addressed at a prehearing conference prior to the claim construction hearing.

DATED: April 7, 2022 Respectfully submitted,

/s/ Leslie V. Payne

Scott W. Clark
Texas Bar No. 24007003
sclark@azalaw.com
Brian E. Simmons
Texas Bar No. 24004922
bsimmons@azalaw.com
Justin Chen
Texas Bar No. 24074024
jchen@azalaw.com
Kyung (Drew) Kim
Texas Bar No. 24007482
dkim@azalaw.com
Masood Anjom
Texas Bar No. 24055107
manjom@ azalaw.com

AHMAD, ZAVITSANOS & MENSING P.C.

1221 McKinney Street, Suite 2500 Houston, TX 77010 Telephone: 713-655-1101 Facsimile: 713-655-0062

Leslie V. Payne
State Bar No. 0784736
lpayne@hpcllp.com
R. Allan Bullwinkel
State Bar No. 24064327
abullwinkel@hpcllp.com
Christopher L. Limbacher
State Bar No. 24102097
climbacher@hpcllp.com

HEIM PAYNE & CHORUSH, LLP

1111 Bagby St., Suite 2100 Houston, Texas 77002 Telephone: (713) 221-2000 Facsimile: (713) 221-2021

/s/ Elizabeth Danielle T. Williams

Thomas M. Melsheimer Texas Bar No. 13922550 tmelsheimer@winston.com Katrina G. Eash Texas Bar No. 24074636

keash@winston.com Winston & Strawn LLP 2121 N. Pearl Street, Suite 900 Dallas, Texas 75201 Telephone: (214) 453-6500 Facsimile: (214) 453-6400

Elizabeth Danielle T. Williams North Carolina Bar No. 23283 dwilliams@winston.com Winston & Strawn LLP 300 South Tryon Street, 16th Floor Charlotte, NC 28202 Telephone: (704) 350-7790 Facsimile: (704) 350-7800

Attorneys for Wells Fargo Bank, N.A.

/s/ Marc J. Pensabene

Timothy S. Durst
Texas State Bar No. 00786924
tdurst@omm.com
O'MELVENY & MYERS LLP
2501 North Harwood Street
Suite 1700
Dallas, TX 75201-1663
Telephone: 972-360-1900

Telephone: 972-360-1900 Facsimile: 927-360-1901

Marc J. Pensabene (*Pro Hac Vice*) New York State Bar No. 2656361 mpensabene@omm.com

O'MELVENY & MYERS LLP

New York, NY 10036 Telephone: 212-326-2000 Facsimile: 212-326-2061

7 Times Square

Darin Snyder (*Pro Hac Vice*)
California State Bar No. 136003
dsnyder@omm.com
Bill Trac (admitted to E.D. Tex.)
California State Bar No. 281437
btrac@omm.com
Rui Li (*Pro Hac Vice*)
California State Bar No. 320332
rli@omm.com

O'MELVENY & MYERS LLP

Two Embarcadero Center 28th Floor San Francisco, CA 94111 Telephone: 415-984-8700

Facsimile: 415-984-8701

Attorneys for Bank of America, N.A.

CERTIFICATE OF SERVICE

I hereby certify that counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via email on April 7, 2022.

/s/ Leslie V. Payne
Leslie V. Payne